## Exhibit 1

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Page 1
        IN THE UNITED STATES DISTRICT COURT
2
          FOR THE DISTRICT OF NEW JERSEY
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    DR. MILTON PRYSTOWSKY, CIVIL ACTION NO.
    in his own right and 2:07-CV-00072-SDW-MCA
    as EXECUTOR OF THE
5
    ESTATE OF ROSE PRYSTOWSKY
6
                 Plaintiffs,
7
          VS.
    TGC STORES, INC., ADT
8
    SECURITY SERVICES, INC.,
    INVACARE CORPORATION,
    GOLDEN BROTHERS, INC.,
    d/b/a GOLDEN TECHNOLOGIES,
10
    PRIDE MOBILITY PRODUCTS
    CORP., and JOHN DOES 4-10,
11
                 Defendants.
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13
         TUESDAY, JANUARY 31, 2012
14
15
                 Oral deposition of ROBERT
16
    RADECKE, held in the offices of White and
    Williams, 1800 One Liberty Place, 1650 Market
17
    Street, Philadelphia, Pennsylvania, commencing
    at 10:24 a.m., on the above date, before
18
    Deborah L. Williams, a Professional Court
    Reporter and a Notary Public.
19
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21
22
23
    VERITEXT NATIONAL COURT REPORTING COMPANY
             MID-ATLANTIC DIVISION
24
        1801 Market Street - Suite 1800
        Philadelphia, Pennsylvania 19103
25
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Page 208 ROBERT RADECKE 1 2 help. MR. SIMMONS: He has his notes 3 here, too. This isn't a memory test. 4 THE WITNESS: The next time was 5 February 3rd, when I returned with 6 Caggiano to assist him in conducting his 7 8 engineering exam. BY MR. SIMMONS: 9 I'm going to ask you to take a 10 Q. look at your invoice more closely. 11 12 Is there another entry between January 8th and February 3rd? 13 Yeah, January 21st. I thought 14 Α. that's what we were just talking about. 1.5 MS. CRINIGAN: When? He was 16 just going through the rolls of film for 17 January 8th. So he's asking what 18 happened after January 8th. 19 THE WITNESS: I apologize. I'm 20 getting tired. Okay. 21 BY MR. SIMMONS: 22 What was the next thing you did 23 0. after the inspection on January 8th? 24 21st, returned to the scene with 25 Α.

- 1 ROBERT RADECKE
- 2 Joe Caggiano, Deb Crinigan, David Wilson,
- 3 Nutley Fire, Vic Panico, Dave Kircher from the
- 4 Essex County Prosecutor's Arson Unit.
- 5 Q. What was the purpose of that
- 6 unit?
- 7 A. To familiarize everyone with
- 8 what we had. Deborah came up to see the
- 9 scene. Joe was there to -- for me to
- 10 familiarize him what with what we were dealing
- 11 with. The other people were more of a
- 12 courtesy call.
- 13 Q. Kircher and Wilson?
- 14 A. Panico and Kircher were on their
- 15 way somewhere else and they knew we'd be
- 16 there, so they stopped by. And Wilson was
- 17 with them.
- Okay. So they knew you were
- 19 coming to the fire scene?
- 20 A. Yes.
- 21 Q. How did they know?
- 22 A. That's a good question.
- 23 I called Dave.
- Q. Do you know what date you called
- 25 Dave?

- 1 ROBERT RADECKE
- 2 A. No, I've just got calls to Dave
- 3 here prior to the 21st.
- 4 Q. How many calls did you have to
- 5 Dave?
- 6 A. Three.
- 7 Q. And how long did you spend on
- 8 those calls?
- 9 A. First two, he wasn't there --
- 10 the first two calls, the notation, I didn't
- 11 get him. The third call, I talked to him for
- 12 12 minutes.
- 13 Q. Do you recall what you spoke
- 14 with Mr. Kircher about for that 12 minutes?
- 15 A. No.
- 16 Q. Is that during that call that
- 17 you told him you were coming to the scene on
- 18 the 21st?
- 19 A. Yes.
- 20 Q. And did he agree to meet you
- 21 there?
- 22 A. No, there was no actual
- 23 agreement. He said, you know, "If I get a
- 24 chance, I'll stop by."
- 25 Q. Had they already completed their

- 1 ROBERT RADECKE
- 2 investigation, "they" being the Essex County
- 3 Prosecutor's Office?
- A. I have no way of knowing that.
- 5 O. By the 21st, did Mr. Kircher
- 6 already form his belief that there were no
- 7 arson issues in this fire?
- 8 A. The prosecutor's office doesn't
- 9 share that information.
- 0. Did you have an understanding
- 11 whether the Essex County Prosecutor's Office
- 12 had closed its file by January 21st, or was it
- 13 still an open file?
- 14 A. I have no knowledge of that.
- 0. Was the January 21st meeting at
- 16 the Prystowsky home the first time you spoke
- 17 to Mr. Caggiano about this matter?
- 18 A. I had called -- I don't know
- 19 whether he called me or I called him to say he
- 20 was coming to the scene.
- 21 Q. Do you have a date of when that
- 22 call was?
- 23 A. No.
- 24 Q. Do you know how long you spent
- 25 with him on that call?

- 1 ROBERT RADECKE
- 2 A. No. Yeah, I've got -- excuse
- 3 me. I apologize. I've got three notations:
- 4 12 minutes, 12 minutes and 6 minutes.
- 5 O. So you spent about a half an
- 6 hour speaking to Mr. Caggiano before the 21st;
- 7 is that correct?
- 8 A. No, the third one, we didn't get
- 9 him. First two was 12 minutes each. I don't
- 10 know how much time I spent talking to him.
- 11 O. Do you remember what you
- 12 discussed prior to the meeting on the 21st?
- 13 A. No, other than he asked me what
- 14 do we got there, and I told him.
- 15 O. Did you tell him what you had
- 16 determined to be your area of origin?
- 17 A. Yes.
- 18 Q. Did you discuss what appliances
- 19 you'd located within the area of origin?
- 20 A. No, because I couldn't identify
- 21 what was there, because there was a variety of
- 22 appliances, and hopefully you'll be able to
- 23 identify them.
- Q. Other than the general
- 25 discussion, here we are at the fire scene,

- 1 ROBERT RADECKE
- 2 what did you do on January 21, 2004 at the
- 3 Prystowsky home?
- A. Well, we spoke with Joe to let
- 5 him know -- and he told me what we're going to
- 6 need, what we're going to have to do because
- 7 of the condition of the building with the
- 8 weather. We discussed all of that.
- 9 Q. Were the conditions at the
- 10 Prystowsky home with respect to ice worse when
- 11 you arrived on January 21st than they were
- 12 when you were there on January 8th?
- 13 A. No, February 3rd was worse.
- 14 Q. Okay. What did Mr. Caggiano
- 15 tell you you were going to need with respect
- 16 to the condition of the home when you met
- there on January 21st?
- 18 A. He just asked me, "What are we
- 19 going to do with the scene?" I said, "I'm
- 20 going to bring in heaters and we're going to
- 21 thaw it out as best we can." That's basically
- 22 it.
- 23 Q. So you formulated a plan on how
- 24 you were going to go through the debris?
- 25 A. Correct.

- 1 ROBERT RADECKE
- 2 O. All right. Was anything else
- 3 done at that meeting?
- A. Counsel, this was eight years
- 5 ago. I just don't have -- until two weeks
- 6 ago, I haven't discussed this case. I really
- 7 don't have any recollection of conversations.
- 8 Q. I understand, but I have to ask
- 9 you the questions. None of us were there, and
- 10 we're relying on your recollection and notes
- 11 to re-create what happened for us. Okay?
- 12 A. No problem.
- 13 Q. And at the time you had been
- 14 retained to determine cause and origin,
- 15 correct?
- 16 A. Yes.
- 17 Q. And you knew that at some future
- 18 point in time, you were going to be asked
- 19 questions about what you were doing, what you
- 20 did, what you collected, things of that
- 21 nature, correct?
- 22 A. Not always.
- 23 Q. In this case did you understand
- 24 that this information may become relevant at
- 25 future times, this information being what you

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- 1 ROBERT RADECKE
- 2 did and when on January 21st?
- 3 A. In many cases it just gets
- 4 closed out, and that's the end of it. No
- 5 report necessary. There was no discussion of
- 6 this going anywhere or -- you know.
- 7 Q. At January 21st, was there a
- 8 target appliance discussed among the group?
- 9 A. No.
- 10 Q. Were the appliances found within
- 11 your area of origin as you've defined it
- 12 discussed at that January 21st meeting?
- 13 A. Discussed how?
- 14 O. In any respect.
- 15 A. Other than it being there and
- 16 does anybody know what that is and things like
- 17 that.
- 18 O. Were debris piles moved?
- 19 A. Not to my knowledge.
- 20 Q. So this was a look-don't-touch
- 21 also?
- 22 A. Don't touch for the Prystowskys
- 23 or anyone else that was in the building. It
- 24 wasn't for myself and whoever was with me.
- 25 Q. All right. Do you recall doing

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1	ROBERT RADECKE
2	any debris removal during that January 21st
3	inspection?
4	A. Not that I know of.
5	Q. Did you bring heaters to the 21
6	inspection?
7	A. No I'm not sure. I'll check
8	my jacket as far as the bills for heaters.
9	MS. CRINIGAN: You also put a
10	bunch of stuff back in your
11	MR. SIMMONS: Yeah, but I kept
12	it out. I didn't keep out the kerosene
13	fuel invoice, but I did keep out the
14	rentals.
15	THE WITNESS: Oh, there's a time
16	stamp on it. Yes, so there was one here
17	for two of the heaters I picked up
18	January 10th. That can't be right. And
19	the other one is February 3rd.
20	MS. CRINIGAN: Did you put any
21	papers back in your file folder? I saw
22	you put stuff in the side and zip it up.
23	MR. SIMMONS: Yeah, but there's
24	no more rental you can look, but
25	there's no more rental certificates in

41	10	1	

- 1 ROBERT RADECKE
- 2 there.
- MS. CRINIGAN: Just take the
- 4 rest of your file out.
- 5 THE WITNESS: This is another
- 6 rental agreement there.
- 7 MS. CRINIGAN: I just wanted to
- 8 double check.
- 9 BY MR. SIMMONS:
- 10 Q. So to the best of your
- 11 recollection and from your file notes, there
- 12 were no heaters brought to the January 21st
- inspection, correct?
- 14 A. I'm not sure because that one
- 15 bill says the 10th. It was after the 8th.
- 16 That's for the fuel, February 3rd.
- 17 Q. Did anyone take any pictures at
- 18 the January 21st inspection?
- 19 A. I don't think -- I didn't.
- 20 **Q.** Why not?
- 21 A. There was nothing to take
- 22 pictures of.
- 23 Q. So to your knowledge, nothing
- 24 was moved within the area of origin as you
- 25 defined it, correct?

25

Q.

Let me show you what we've

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- 1 ROBERT RADECKE
- 2 marked as 247. This appears to be a breakdown
- 3 by date of actual time on scene.
- 4 Is that accurate?
- 5 A. Okay.
- 6 Q. So does that help refresh your
- 7 recollection about how long you were actually
- 8 on the scene on January 21st?
- 9 A. Yes, same as on here, two hours.
- 10 Q. Okay. My question to you is:
- 11 What did you do during that two hours? I
- 12 think you said part of it was you were waiting
- 13 outside for everybody to arrive.
- 14 A. Yes.
- 15 Q. What else?
- 16 A. Took everyone in, showed them
- 17 what we had, discussed the scene. That was
- 18 it. I don't remember any other conversations.
- 19 Q. Did you go down in the basement
- 20 and look at the breaker panel with that group?
- 21 A. Yeah, Joe was there, went down
- 22 and showed him that.
- 23 Q. Did anyone say, "There's a
- 24 series of breakers in this box indicating a
- 25 first floor breaker panel. We should go look

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1 ROBERT RADECKE	
2 for it"?	
3 A. No.	
4 Q. Do you recall anything el	se that
5 was done on January 21st?	
6 A. No.	
7 Q. What's the next activity	you had
8 in this file?	
9 A. February 3rd, I returned	with
10 Caggiano to remove the evidence.	
11 Q. Who went with you that da	ι <b>y</b> ?
12 A. Just Joe and I.	
13 Q. No helpers?	
14 A. No.	
15 Q. Did you need heaters?	
16 A. Yes.	
17 Q. Why?	
18 A. Because everything was for	rozen.
19 Q. Had it rained inside the	house
20 and then been frozen over?	
21 A. Part of it, yeah.	
22 Q. In the area that you defi	ned as
23 the origin?	
24 A. It was frozen. I don't	know how

25 it got frozen. I don't know if it was from